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8 Attorneys for Specially Appearing Third-Party
9 BUMBLE INC.

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION

**IN RE GOOGLE PLAY STORE
ANTITRUST LITIGATION**

THIS DOCUMENT RELATES TO:

Match Group, LLC et al. v. Google LLC et al.,
Case No. 3:22-cv-02746-JD

Epic Games Inc. v. Google LLC et al., Case
No. 3:20-cv-05671-JD

*In re Google Play Consumer Antitrust
Litigation*, Case No. 3:20-cv-05761-JD

*In re Google Play Developer Antitrust
Litigation*, Case No. 3:20-cv-05792-JD

State of Utah et al. v. Google LLC et al., Case
No. 3:21-cv-05227-JD

Case No. 3:21-md-02981-JD
Judge: Hon. James Donato

**DECLARATION OF ELIZABETH
MONTELEONE IN SUPPORT OF
SPECIALY APPEARING THIRD-
PARTY BUMBLE INC.'S REQUEST TO
SEAL TRIAL EXHIBITS TEMP2879,
TEMP2880, TEMP2881, TEMP2882,
TEMP2883**

1 I, Elizabeth Monteleone, declare as follows:

2 1. I am Assistant General Counsel at Bumble Inc. (“Bumble”). Bumble Inc. is the
3 parent company of Bumble, an online dating and personal network application, and Badoo, a
4 dating-focused social network.

5 2. I have personal knowledge of all facts stated in this declaration, and if called to
6 testify, I could and would testify competently thereto.

7 3. On Friday, October 6, 2023, counsel for Defendant Google LLC (“Defendant”)
8 informed Bumble’s counsel that the parties in this matter had filed the following Bumble
9 documents on their joint exhibit lists: BUMBLE-00000012; BUMBLE-00000298; BUMBLE-
10 00000300; BUMBLE-00000619; BUMBLE-00000763. The documents were filed provisionally
11 under seal.

12 4. I have since reviewed these documents and determined that it is in Bumble’s
13 critical business interest that the documents remain sealed.

14 5. BUMBLE-00000012, BUMBLE-00000300, BUMBLE-00000619, and
15 BUMBLE-00000763 are slide decks reflecting several Bumble’s board meetings.

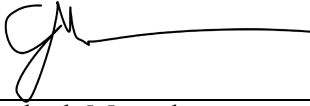
16 6. These documents contain competitively sensitive information, including
17 Bumble’s business plans, priorities, budgets and other financials, monetization strategies, and
18 other business objectives and operations. They also reflect Bumble’s internal analyses of
19 challenges Bumble faced from external factors, including from Bumble’s relationship with
20 Defendant relating to app distribution on Defendant’s Google Play Store.

21 7. BUMBLE-00000298 is a slide deck reflecting Bumble’s internal business review
22 of its approach to app stores, including Defendant’s Google Play Store.

23 8. This document contains competitively sensitive information regarding Bumble’s
24 analysis of changes to Defendant’s Google Play Store policies and how those changes would
25 affect Bumble.

26 9. Unsealing these documents would expose Bumble to significant competitive harm
27 and business risk. Bumble requests that these documents remain under seal.

1 I declare under penalty of perjury of the laws of the United States of America that the
2 foregoing is true and correct. Executed on October 12, 2023, in Austin, Texas.

3 
4 Elizabeth Monteleone

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